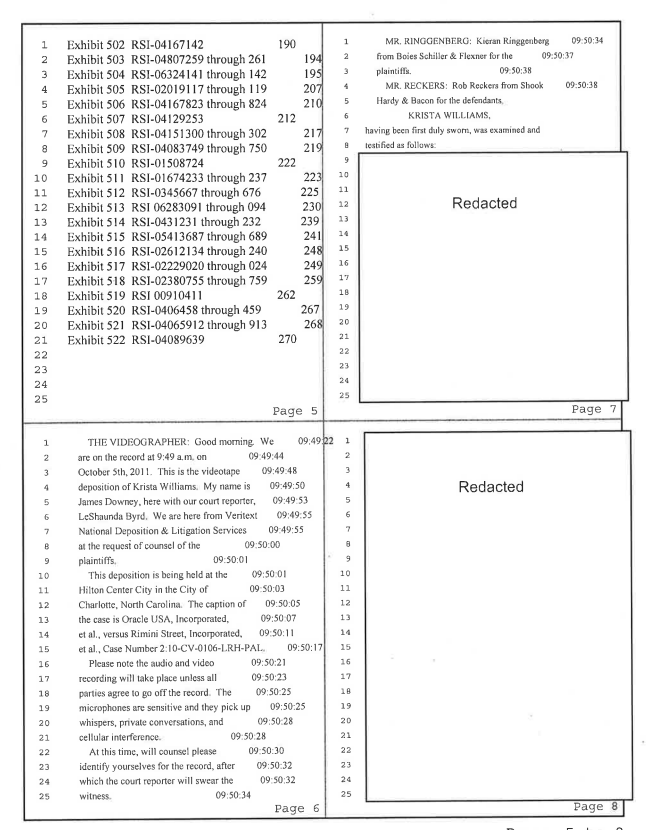
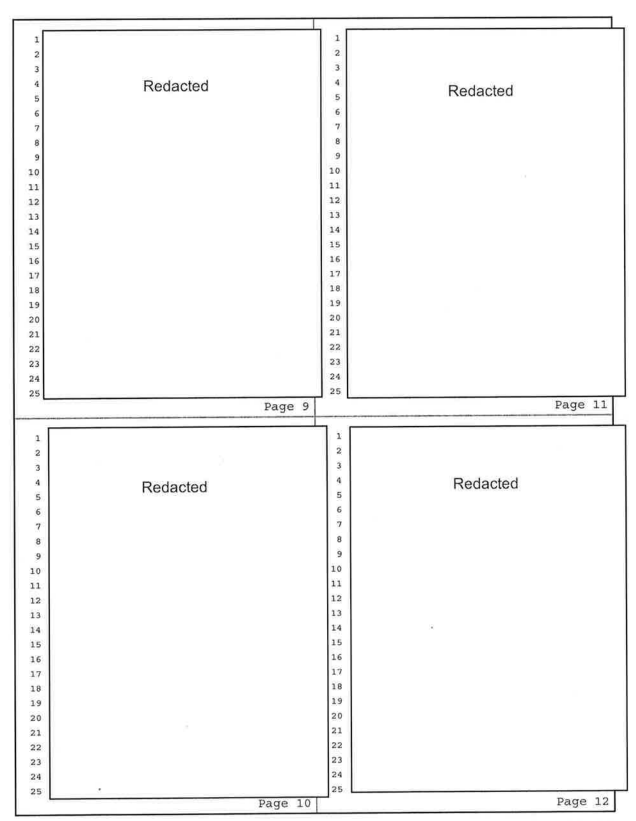
EXHIBIT 9 FILED UNDER SEAL

| | | 1.41 | |
|---|------|--|--------|
| UNITED STATES DISTRICT COURT | 1 | INDEX TO EXAMINATION | |
| DISTRICT OF NEVADA | 2 | PAGE | |
| DISTRICT OF NEVADA | 3 | Examination By MR. RINGGENBERG | |
| | 4 | Diamination by with range observe | |
| ORACLE USA, INC., a) | 1 | INDEX TO EXHIBITS | |
| Colorado Corporation;) CASE NO: | J. 5 | NO. DESCRIPTION | PAGE |
| ORACLE AMERICA, INC., a) 2:10-CV-0106-LRH-P/ | 6 | Exhibit 464 Bates label RSI-03624606 | |
| Delaware Corporation; and) | 7 | through 07 36 | |
| ORACLE INTERNATIONAL) | 8 | Exhibit 465 RSI-00907871 through 872 | 37 |
| CORPORATION, a California) | 9 | Exhibit 466 RSI-02743476 through 478 | 39 |
| Corporation,) | 10 | Exhibit 467 RSI-00493681 | 48 |
| Plaintiffs,) | 11 | Exhibit 468 RSI-02972010 | 50 |
| vs.) | 12 | Exhibit 469 RSI-04787973 | 58 |
| RIMINI STREET, INC., a) | 13 | Exhibit 470 RSI-04807784 through 85 | 63 |
| Nevada Corporation; Seth) | 14 | Exhibit 471 RIS106301059 through 69 | 64 |
| Ravin, an individual,) | 15 | Exhibit 472 RSI-02687555 through 57 | 69 |
| Defendants.) | 16 | Exhibit 473 RSI-02748448 | 96 |
| | 17 | Exhibit 474 RSI-06285872 through 80 | 104 |
| | 18 | Exhibit 475 RSI-02754200 to 202 | 105 |
| Videotaped Deposition of KRISTA WILLIAMS, | 19 | Exhibit 476 RSI-01679887 through 93 | 107 |
| taken at 222 E. 3rd Street, Charlotte, North | 20 | Exhibit 477 RSI-02720570 to 572 | 112 |
| Carolina, Wednesday, October 5, 2011 commencing | 21 | Exhibit 478 RSI-06298475 through 80 | 121 |
| at 9:49 a.m., before LeShaunda Cass-Byrd, CSR, | 22 | Exhibit 479 RSI-06319952 through 53 | 125 |
| RPR. | 23 | Exhibit 480 RSI-02681095 through 97 | 127 |
| | 24 | Exhibit 481 RSI-00909960 through 61 | 132 |
| PAGES 1 - 276 | 25 | Exhibit 482 RSI-03784117 through 120 | 134 |
| Page 1 | | | Page 3 |
| | , | Exhibit 483 RSI-01715858 through 66 | 138 |
| 1 APPEARANCES OF COUNSEL: | 1 | Exhibit 484 RSI-03626172 | 139 |
| 2 | 2 | Exhibit 485 RSI-03781272 | 140 |
| 3 FOR THE PLAINTIFFS: | 3 | Exhibit 486 RSI02745899 | 141 |
| 4 | 4 | Exhibit 487 RSI-04175953 through 55 | 144 |
| 5 BOIES SCHILLER & FLEXNER | 5 | Exhibit 488 Defendant Rimini Street Inc | |
| 6 BY: KIERAN PAUL RINGGENBERG, ESC | - 1 | Supplemental Response to | 177 |
| 7 1999 Harrison Street | 7 | Plaintiff First Oracle USA, | |
| 8 Suite 900 | 8 | | |
| 9 Oakland, California 94612 | 9 | Inc. America, Inc and Oracle International Corporation's | |
| 10 510.874.1000 | 10 | | |
| 11 kringgenberg@bsfllp.com | 11 | Fifth Set of Interrogatories to | |
| 12 | 12 | Defendant Rimini Street | 157 |
| 13 FOR THE DEFENDANTS: | 13 | Exhibit 489 RSI-03993952 through 53 | 153 |
| 14 | 14 | Exhibit 490 RSI-04115917 through 20 | 162 |
| 15 SHOOK, HARDY & BACON LLP | 15 | Exhibit 491 RSI-06321530 through 533 | 16: |
| 16 BY: ROBERT RECKERS, ESQ. | 16 | Exhibit 492 RSI-03776529 | 167 |
| 17 600 Travis Street | 17 | Exhibit 493 RSI03782365 | 169 |
| 18 Suite 1600 | 18 | Exhibit 494 RSI-00493465 through 66 | 172 |
| 19 Houston, Texas 77002 | 19 | Exhibit 495 RSI-06276922 | 174 |
| 20 rreckers@shb.com | 20 | Exhibit 496 RSI-00741766 through 767 | |
| 21 | 21 | Exhibit 497 RSI-04092033 through 034 | |
| 22 | 22 | Exhibit 498 RSI-02746788 through 790 | 17 |
| 23 | 23 | Exhibit 499 RSI-01466333 through 339 | 18 |
| l . | 24 | Exhibit 500 RSI-02200209 through 211 | 18 |
| 1 24 | | | |
| 24 25 | 25 | Exhibit 501 RSI-02083425 through 427 | Page 4 |

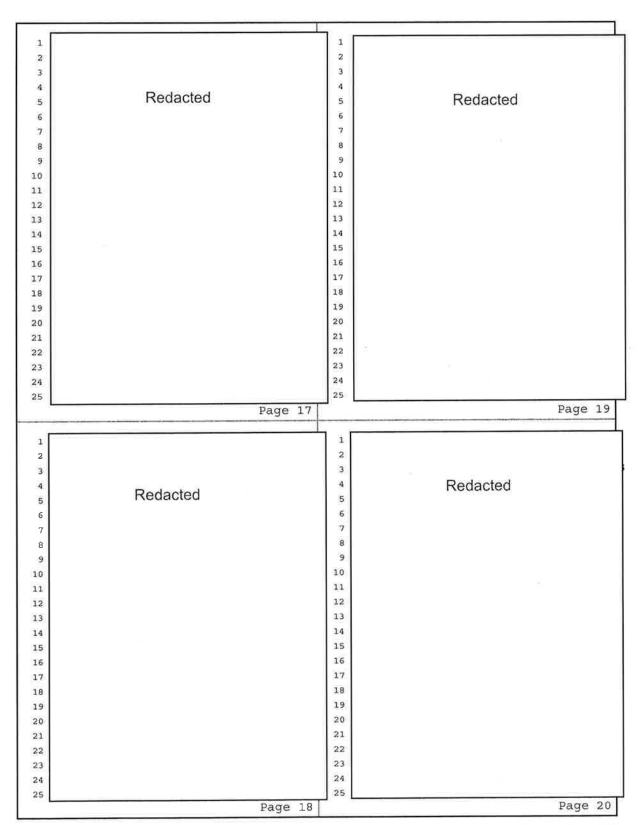
Pages 1 to 4



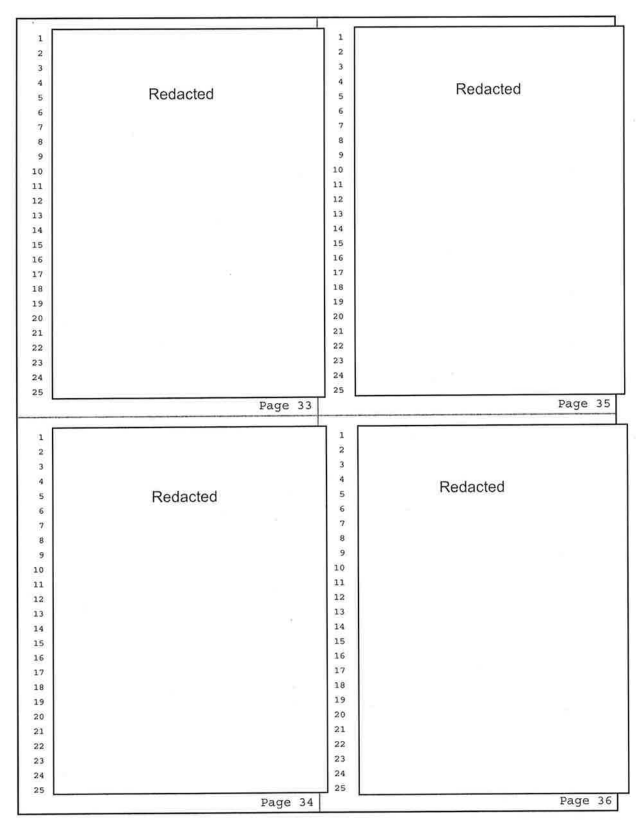
Pages 5 to 8



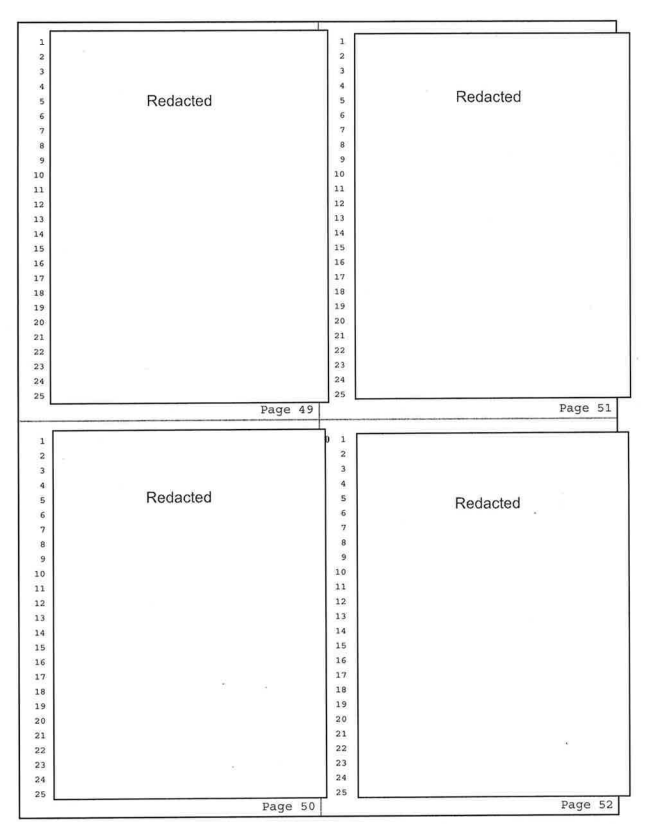
Pages 9 to 12



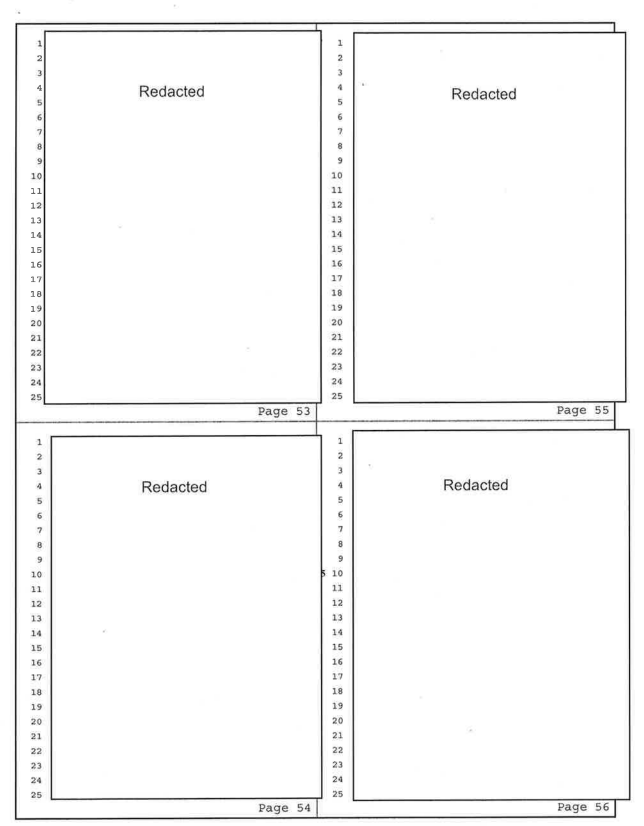
Pages 17 to 20



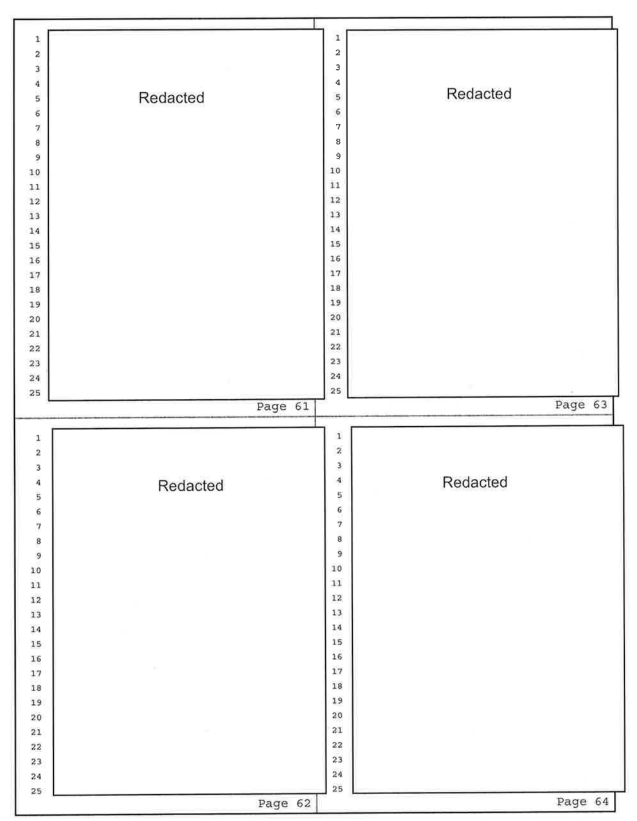
Pages 33 to 36



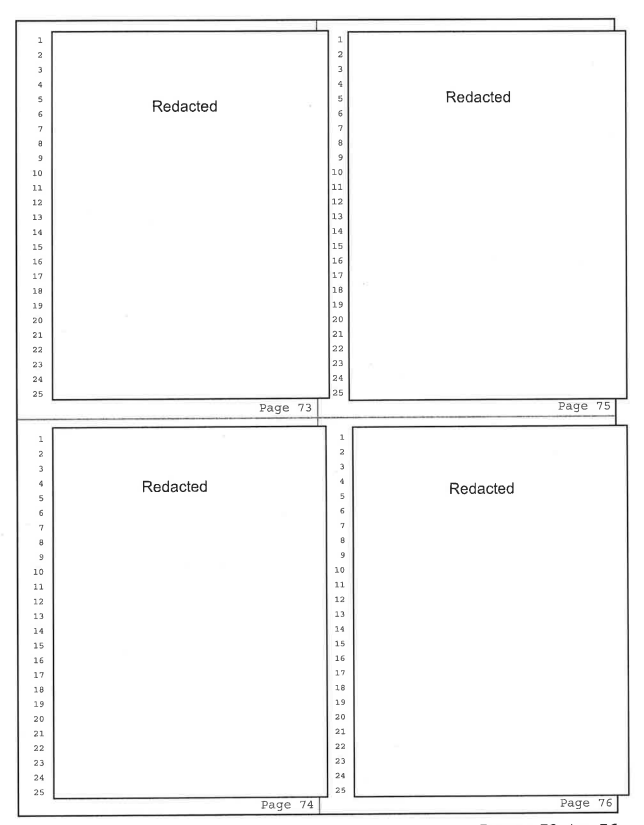
Pages 49 to 52



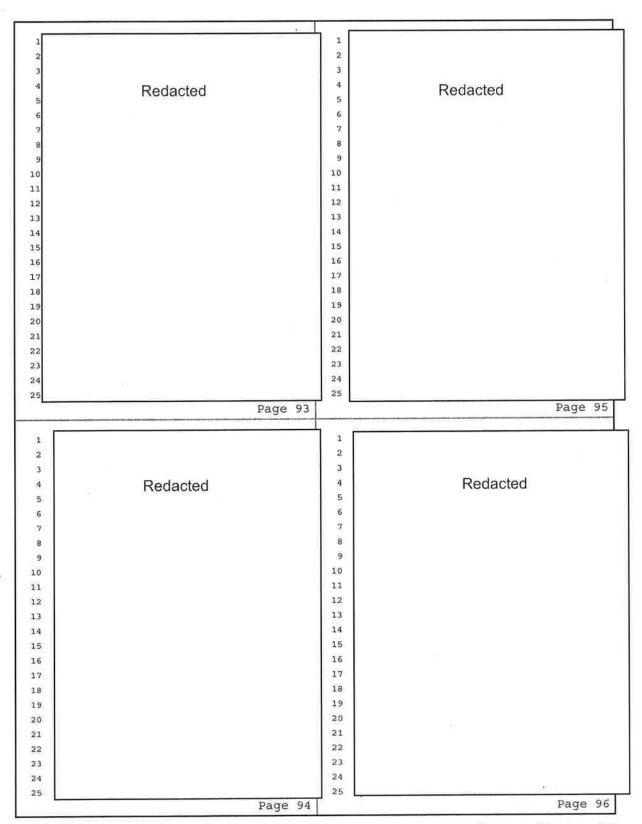
Pages 53 to 56



Pages 61 to 64



Pages 73 to 76



Pages 93 to 96

| | | | , |
|---|----|--|-----|
| | 1 | REPORTER'S CERTIFICATE | |
| | 2 | | |
| | 3 | I, LESHAUNΓA CASS, CSR No. B-2291, Certified | |
| | 4 | Shorthand Reporter, certify . | |
| 8 | 5 | That the foregoing proceedings were taken before | ė |
| | 6 | me at the time and place therein set forth, at which | |
| | 7 | time the witness was put under oath by me; | |
| | 8 | That the testimony of the witness, the questions | |
| | 9 | propounded, and all objections and statements made at | |
| | 10 | the time of the examination were recorded | |
| | 11 | stenographically by me and were thereafter | |
| | 12 | transcribed; | |
| 1 | 13 | That the foregoing is a true and correct | |
| - | 14 | transcript of my shorthand notes to taken. | |
| | 15 | I further certify that I am not a relative or employee | |
| | 16 | of any attorney or the parties, nor financially | |
| 1 | 17 | interested in the action. | |
| l | 18 | I declare under penalty of perjury under the laws | |
| | 19 | of North Carolina that the foregoing is true and | - 1 |
| | 20 | correct. | |
| | 21 | Dated this day of , | Ì |
| | 22 | | |
| 4 | 23 | Leshanda D. Cass Bard | ľ |
| | | LESHAUNDA D. CASS, CCR-B-2291 | |
| | 24 | | ſ |
| _ | 25 | | |